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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/089,252	03/28/2002	Patrick Kleiner	449122026200	2930
	7590 06/01/200° 2 FOERSTER LLP	Patrick Kleiner 449122026200 2930  EXAMINER  AL AUBAIDI, RASHA S  ART UNIT PAPER NUMBER  2614  MAIL DATE DELIVERY MODE		
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SUITE 400 MCLEAN, VA 22102			ART UNIT	PAPER NUMBER
			2614	
			MAIL DATE	DELIVERY MODE
			06/01/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)				
		10/089,252	KLEINER ET AL.				
Office Action Summary		Examiner	Art Unit				
		Rasha S. AL-Aubaidi	2614				
	The MAILING DATE of this communication app		[ · ·				
Period fo	• •						
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DA nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICAT 36(a). In no event, however, may a reply b rill apply and will expire SIX (6) MONTHS for cause the application to become ABANDO	ION. e timely filed from the mailing date of this communication. DNED (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on <u>12 March 2007</u> .						
	This action is <b>FINAL</b> . 2b) This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims						
4)🛛	Claim(s) <u>1-8</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
· —	Claim(s) is/are allowed.						
	Claim(s) <u>1-8</u> is/are rejected.						
	Claim(s) is/are objected to.	r alaatian raaviramaat	·				
8) Claim(s) are subject to restriction and/or election requirement.							
Applicati	ion Papers						
	The specification is objected to by the Examine						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Off	ice Action or form PTO-152.				
Priority (	ınder 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreign  ☐ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. § 119	θ(a)-(d) or (f).				
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
* 0	application from the International Bureau						
	See the attached detailed Office action for a list of the contract of the cont	of the certifi <b>e</b> d copies not rece	elved.				
Attachmen		» <b>—</b>					
	e of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summ Paper No(s)/Ma					
3) Infor	mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date		al Patent Application				

Art Unit: 2614

#### **DETAILED ACTION**

### Response to Amendment

1. Applicant's amendment filed on 03/12/2007 has been entered. No claims have been amended. No claims have been canceled. No claims have been added. Claims 1-8 are pending in this application, with claims 1 and 8 being independent.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Davidson et al (US PAT # 4,873,717) in view of Foster et al. (US PAT # 4,757,526).

Regarding claim 1, Davidson teaches a method for handling an incoming call to or an outgoing call from a subscriber terminal (see col. 7, lines 50-52) within a digital telecommunications switching center of a telecommunication network (reads on the ISDN, see col. 4, lines 60-68), comprising: switching a connection on for the transmission of signaling information and useful information (this reads on sending the message that contains information about the call, see col. 13, lines 1-6 also, col. 9, lines 4-6) between a calling subscriber terminal and an accepting subscriber terminal when there is an incoming call in the digital telecommunications switching center (see col. 13,

Art Unit: 2614

lines 12-14), or a connection for the transmission of signaling information and useful information (this reads on sending the message that contains information about the call, see col. 13, lines 1-6 also, col. 9, lines 4-6) between the calling subscriber terminal of the subscriber group and the accepting subscriber terminal being switched when there is an outgoing call in the digital telecommunications switching center (see col. 13, lines 8-10); and setting up a <sup>1</sup>connection for the transmission of pure signaling information between the calling subscriber terminal and the accepting subscriber terminal of the subscriber group in the digital communication center (setting up a connection is extremely an inherent feature. Also, this feature can read on "call forwarding", see col. 17, and lines 1-53).

Davidson does not specifically teach "Centrex group" within a digital communication as recited in claim 1.

However, Foster specifically teaches the limitation of providing Centrex services. Davidson also teaches the limitation of Centrex business group (see col. 1, lines 11-17 and col. 2, lines 58-60).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the feature of handling an incoming or an

<sup>&</sup>lt;sup>1</sup> Note that when the call is first captured at the first station (this reads on the first connection) and then the call is forwarded to the second stations (this reads on the second connection in the system).

Application/Control Number: 10/089,252

Art Unit: 2614

outgoing call from a Centrex group, as taught by Foster, into the Davidson system in order to provide and extended number of services features to the business group.

Claim 8 is rejected for the same reasons as discussed above with respect to claim 1.

Regarding claim 2, Davidson teaches each subscriber terminal (reads on the three key-system groups subscribers terminals 170,180, and 190, see col. 6, lines 59-62) of the Centrex group is assigned a primary number (see col. 6, line 67) and at least one associated call number (this is inherent and it reads on the last 4 digits of the terminal extension number xxxx, since we are considering the primary directory number is the first 3 digits), each corresponding to the primary call number of another subscriber terminal of the Centrex group (this basically means that each associated call number which is the extension is associated with primary number of the other subscriber terminal since all the subscribers share the same primary directory number, see col. 1, lines 25-30, col. 3, lines 37-38 and lines 46-49, see also, col. 7, lines 18-22 and Fig. 1).

Regarding claim 3, Davidson teaches when an incoming call directed to a first subscriber terminal of the Centrex group is transferred by a second subscriber terminal (this may read for example on the leading terminal 181, see col. 9, lines 53-65) of the Centrex group in the digital telecommunications switching center, switching a connection for the transmission of signaling information and useful information to the

Application/Control Number: 10/089,252

Art Unit: 2614

second subscriber terminal, and maintaining a connection for the transmission of pure signaling information to the first subscriber terminal (In Fig. 2, ISDN terminal 182 provided with a transfer button to perform the transfer functionality. Also, this may simply reads on the scenario of the secretary who is transferring calls to different extensions, see col. 1, lines 30-61).

Regarding claim 4, Davidson teaches before an incoming call which is directed to a first subscriber terminal and which is associated with the Centrex group is accepted or transferred by a second subscriber terminal which is associated with the Centrex group, assigning the subscriber information which is associated with the first subscriber terminal and which is obtained from a central database of the digital telecommunications switching center, for the duration of the connection, to a subscriber line group which is located in the digital telecommunications switching center and connects the second subscriber terminal (this basically reads on transferring the calling subscriber information to the called subscriber, see col. 8, lines 52-68 and col. 9, lines 1-8. Davidson teaches displaying information about the called and the calling party to the shared secretary, see also, col. 2, lines 53-60 and col. 3, lines 7-27 as well as Fig. 15).

Claim 6 is rejected for the same reasons as discussed above with respect to claim 3. Also, the imitations recited in claim 6 are inherent.

Application/Control Number: 10/089,252

Art Unit: 2614

Claims 7 and 5 are rejected for the same reasons as discussed above with respect to claim 4. The imitations recited in claims 5 and 7 are inherent.

## Response to Arguments

4. Applicant's arguments have been fully considered but they are not persuasive.

Applicant argues "that there would have been no reason for one to modify Davidson to provide a Centrext [sic] group". The Examiner respectfully disagrees because modifying the primary reference Davidson will add more to the system. Obviously adding more features will defiantly enhance the system and expands its flexibility. Thus, applicant argument is not convincing.

Applicant also adds "The Examiner has not pointed to any specific evidence of record which supports the stated motivation to combine these reference". Examiner respectfully disagrees since all the evidence is stated clearly in the above rejection and the motivation is provided to draw the conclusion to the advantages of the extended services features to the businesses group. Also, Applicant adds that "Davidson only concerned with the switch-hook status of covered terminals" and "Davidson is not concerned with the way in which calls are routed to remote location". Examiner would like to brings to Applicant's attention that Davidson patent deals with "Call Coverage Arrangement", which teaches calls processing and handling (see col. 7, lines 50-65 and

col. 9, lines 53-56). Thus, applicant's argument that "Davidson only concerned with the switch-hook status of covered terminals" is not convincing.

Page 7

Examiner believes that all other arguments are already addressed in the above rejection.

#### Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Rasha S AL-Aubaidi whose telephone number is (571) 272-7481. The examiner can normally be reached on Monday-Friday from 8:30 am to 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wing Chan, can be reached on (571) 272-7493.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Page 8

RASHA S. AL-AUBA PATENT EXAMINES Art Unit 2614 11/24/2007